## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

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PAUL CULBERTSON, KATHY NEAL, KELLY ALLISON-PICKERING, JESSICA HAIMAN, ALEXANDER CABOT, BRIANA JULIUS, NICHELLE NEWLAND, BERNADETTE NOLEN, ALEXANDREA POLICHENA, and MARK NIEDELSON, individually and on behalf of all others similarly situated,

**CASE NO.** 1:20-cv-3962-LJL

JUDGE LEWIS J. LIMAN

Plaintiffs,

-v-

DELOITTE CONSULTING LLP,

Defendant.

# PLAINTIFFS' MOTION FOR FINAL APPROVAL OF CLASS ACTION SETTLEMENT

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Pursuant to Rule 23 of the Federal Rules of Civil Procedure, Plaintiffs Paul Culbertson, Kathy Neal, Kelly Allison-Pickering, Alexander Cabot, Briana Julius, Nichelle Newland, Bernadette Nolen, Alexandra Polichena, and Mark Niedelson (collectively, "Plaintiffs"), individually and on behalf of all others similarly situated, hereby move this Court for final approval of the proposed class action settlement. In support thereof, Plaintiffs rely upon the accompanying Memorandum in Support of Motion for Final Approval of Class Action Settlement; Plaintiffs' previously filed Motions for Preliminary Approval of Class Action Settlement (ECF 130) and Attorneys' Fees, Litigation Costs and Expenses, and Service Awards (ECF 144), together with their supporting declarations and exhibits; the Declaration of Jenny Sawyer of Settlement Administrator Angeion Group, LLC; the records, pleadings, and papers filed in this action; and

such other documentary and oral evidence or argument as may be presented to the Court at or prior to the hearing of this Motion.

Dated: January 10, 2022 Respectfully submitted,

By: /s/Jeffrey S. Goldenberg

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### **CERTIFICATE OF SERVICE**

I hereby certify that on this 10<sup>th</sup> day of January, 2022, I caused a true and correct copy of the foregoing **PLAINTIFFS' MOTION FOR FINAL APPROVAL OF CLASS ACTION SETTLEMENT** with the Clerk of the Court for the Southern District of New York via the Court's CM/ECF system, which will send notification of such filing to the counsel of record in the above-captioned matters.

Date: January 10, 2022 /s/ Jeffrey S. Goldenberg

Jeffrey S. Goldenberg